#### SUPREME COURT OF ILLINOIS

MONDAY, MAY 17, 2004

THE FOLLOWING ANNOUNCEMENT IS MADE:

# MISCELLANEOUS RECORD

M.R. 785 - In re: Judicial Conference of Illinois.

M.R. 785(11) - Committee on Education.

Effective immediately, the following judge is appointed an Associate member of the Committee on Education for a term expiring December 31, 2004:

Hon. Jerelyn D. Maher Associate Judge Tenth Judicial Circuit Tazewell County Courthouse 342 Court Street Pekin, IL 61554-4281

Order entered by the Court.

THE FOLLOWING MOTIONS WERE PRESENTED TO THE COURT:

#### ADVISEMENT DOCKET

No. 84933 - People State of Illinois, appellee, v. Keith Shum, appellant.

Motion by appellant, pro se, for this Court to direct the Circuit Court of Cook County to determine appellant's actual innocence claim on the merit system.

Nos.95243 - The City of Chicago et al., appellees, v. Beretta 95253 U.S.A. Corporation et al., etc., appellants.

95256
95280 Motion by certain appellants to join manufacturer
Cons. appellants' opposition to appellees' motion for
leave to cite supplemental authority.

# PEOPLE'S DOCKET

No. 97354 - People State of Illinois, appellee, v. David E. Wilson, appellant.

Motion by appellee for an extension of time for filing brief to and including June 4, 2004.

## CIVIL DOCKET

Nos.97531 - In re Austin W., a Minor (Timothy D. Berkley, 97580 etc., appellee, v. The Department of Children and Cons. Family Services, appellant) Rosemary Fontaine, intervenor/appellee.

Motion by appellant Rosemary Fontaine for leave to file brief instanter.

No. 98341 - Felicia Lucas, etc., petitioner, v. Hon. Timothy C. Evans, Chief Judge of the Circuit Court of Cook County, etc., et al., respondents.

Motion by petitioner for leave to file a petition for an original writ of mandamus.

No. 98393 - Robert J. More, petitioner, v. Hon. Joseph N. Casciato, Judge of the Circuit Court of Cook County, et al., respondents.

Motion by petitioner, pro se, for leave to file a petition for an original writ of mandamus.

## LEAVE TO APPEAL DOCKET

No. 98350 - People State of Illinois, respondent, v. Miguel Martinez, petitioner.

Motion by petitioner for an extension of time for filing petition for leave to appeal to and including May 26, 2004.

No. 98376 - In re Chanelle R., a Minor (People State of Illinois, respondent, v. Shirley B., petitioner).

Motion by petitioner for an extension of time for filing petition for leave to appeal to and including May 21, 2004.

## MISCELLANEOUS RECORD

M.R.19461 - In re: John Joseph Otrompke. Petitioner

Motion by petitioner for an extension of time to and including June 15, 2004, to file petition under Supreme Court Rule 708 and for a copy of the transcript and record.

M.R.19471 - In re: Lynda Louise Gulley.

Motion by petitioner for leave to change her name on the roll of attorneys from Lynda Louise Gulley to Lynda Schoop.

M.R.19472 - In re: Michelle Amy Ochs.

Motion by petitioner for leave to change her name on the roll of attorneys from Michelle Amy Ochs to Michelle Amy Ochs Windmueller.

M.R.19473 - In re: Suzanne McCarthy, an attorney, petitioner.

Motion by petitioner for leave to change her name on the roll of attorneys from Suzanne McCarthy to Suzanne Tongring.

M.R.19474 - In re: Melissa A. Jones, an attorney, petitioner.

Motion by petitioner for leave to change her name on the roll of attorneys from Melissa A. Jones to Melissa Amanda Doran.

M.R.19475 - In re: Linda M. Palumbo, an attorney, petitioner.

Motion by petitioner for leave to change her name on the roll of attorneys from Linda M. Palumbo to Linda P. Valenti.

M.R.19476 - In re: Molly Ann Bollman, an attorney, petitioner.

Motion by petitioner for leave to change her name on the roll of attorneys from Molly Ann Bollman to Molly Ann McBride.

#### SUPREME COURT OF ILLINOIS

MONDAY, MAY 17, 2004

THE COURT MADE THE FOLLOWING ANNOUNCEMENTS:

#### MISCELLANEOUS RECORD

M.R.19294 - In re: Dennis F. Nalick. Disciplinary Commission.

The motion by the Administrator of the Attorney Registration and Disciplinary Commission to approve and confirm the report and recommendation of the Hearing Board is allowed, and respondent Dennis F. Nalick is suspended from the practice of law for one (1) year. Suspension effective June 7, 2004.

Respondent Dennis F. Nalick shall reimburse the Disciplinary Fund for any Client Protection payments arising from his conduct prior to the termination of the period of suspension.

Order entered by the Court.

M.R.19301 - In re: Scott Martin Beller. Disciplinary Commission.

The second amended motion by the Administrator of the Attorney Registration and Disciplinary Commission to approve and confirm the report and recommendation of the Hearing Board is allowed, and respondent Scott Martin Beller is censured.

Order entered by the Court.

M.R.19302 - In re: Sylvester C. Lin. Disciplinary Commission.

The motion by the Administrator of the Attorney Registration and Disciplinary Commission to approve and confirm the report and recommendation of the Hearing Board is allowed, and respondent Sylvester C. Lin is suspended from the practice of law for thirty (30) days. Suspension effective June 7, 2004.

Respondent Sylvester C. Lin shall reimburse the Disciplinary Fund for any Client Protection payments arising from his conduct prior to the termination of the period of suspension.

M.R.19303 - In re: Joseph A. Vitell. Disciplinary Commission.

The petition by the Administrator of the Attorney Registration and Disciplinary Commission for leave to file exceptions to the report and recommendation of the Review Board is denied. Respondent Joseph A. Vitell is suspended from the practice of law for five (5) months, as recommended by the Review Board. Suspension effective June 7, 2004.

Respondent Joseph A. Vitell shall reimburse the Disciplinary Fund for any Client Protection payments arising from his conduct prior to the termination of the period of suspension.

Order entered by the Court.

M.R.19305 - In re: Laurie Dieadre Lawrijan. Disciplinary Commission.

The petition by the Administrator of the Attorney Registration and Disciplinary Commission to impose discipline on consent pursuant to Supreme Court Rule 762(b) is allowed. Respondent Laurie Dieadre Lawrijan is suspended from the practice of law for six (6) months and until she makes full restitution of \$20,000 to Great American Insurance Company as required in the settlement of In re Estate of Estelle Lawrijan, case no. 93 P 3719, Docket 3, Page 257, and In re Estate of Katherine A. Connor, case no. 93 P 11122, Docket 8, Page 440, filed in the Probate Division of the Circuit Court of Cook County. Suspension effective June 7, 2004.

Respondent Laurie Dieadre Lawrijan shall reimburse the Disciplinary Fund for any client protection payments arising from her conduct prior to the termination of the period of suspension.

M.R.19320 - In re: Spurgeon Green, III. Disciplinary Commission.

The petition by the Administrator of the Attorney Registration and Disciplinary Commission to impose discipline on consent pursuant to Supreme Court Rule 762(b) is allowed, and respondent Spurgeon Green, III is suspended from the practice of law for ninety (90) days. Suspension effective June 7, 2004.

Respondent Spurgeon Green, III shall reimburse the Disciplinary Fund for any Client Protection payments arising from his conduct prior to the termination of the period of suspension.

Order entered by the Court.

M.R.19325 - In re: Richard Neal Golding. Disciplinary Commission.

The petition by the Administrator of the Attorney Registration and Disciplinary Commission to impose discipline on consent pursuant to Supreme Court Rule 762(b) is allowed. Respondent Richard Neal Golding is suspended from the practice of law for one (1) year and until further order of the Court, with the suspension stayed after the first sixty (60) days by an eighteen (18)-month period of probation with conditions to begin upon entry of the Court's disciplinary order and with the probation to terminate after eighteen (18) months without further order of Court provided that respondent complies with the following conditions of probation:

- a. Respondent shall participate in a course of treatment with Dr. Dale Giolas, or such other qualified psychiatrist acceptable to the Administrator, and shall report to Dr. Dale Giolas or such other qualified psychiatrist on a regular basis of not less than once a week, with the Administrator advised of any change in attendance deemed warranted by such professional. Further, within the first thirty days of treatment, respondent shall obtain a medication evaluation to determine what if any medication would be helpful to enhance his psychotherapy;
- b. Respondent shall comply with all treatment recommendations of Dr. Dale Giolas or such other qualified psychiatrist, including the taking of medications as prescribed;

- c. Respondent shall provide to Dr. Dale Giolas, or such other qualified psychiatrist, an appropriate release as required, authorizing the treating professional to: (1) disclose to the Administrator on at least a quarterly basis information pertaining to the nature of respondent's compliance with any treatment plan established with respect to respondent's condition; (2) promptly report to the Administrator respondent's failure to comply with any part of an established treatment plan; and (3) respond to any inquiries by the Administrator regarding respondent's mental or emotional state or compliance with any established treatment plans;
- d. Respondent shall notify the Administrator within fourteen days of any change in treatment professionals;
- e. Respondent shall attend meetings scheduled by the Commission probation officer as requested by the Administrator. Respondent shall submit quarterly written reports to the Administrator concerning the status of his practice of law and the nature and extent of his compliance with the conditions of probation;
- f. Respondent shall notify the Administrator within fourteen days of any change of address;
- g. Respondent shall comply with the Illinois Rules of Professional Conduct and shall timely cooperate with the Administrator in providing information regarding any investigations relating to his conduct;
- h. Respondent shall reimburse the Commission for the costs of this proceeding as defined in Supreme Court Rule 773 and shall reimburse the Commission for any further costs incurred during the period of probation;
- i. At least thirty (30) days prior to the termination of the period of probation, respondent shall reimburse the Disciplinary Fund for any Client Protection payments arising from his conduct;

j. Probation shall be revoked if respondent is found to have violated any of the terms of probation. The remaining ten (10)-month period of suspension shall commence from the date of the determination that any term of probation has been violated and will continue until further order of the Court.

Suspension effective June 7, 2004.

Order entered by the Court.

M.R.19327 - In re: Lisa Jo Pelton. Disciplinary Commission.

The motion by the Administrator of the Attorney Registration and Disciplinary Commission to approve and confirm the report and recommendation of the Hearing Board is allowed. Respondent Lisa Jo Pelton is suspended from the practice of law for three (3) years and until further order of the Court. Prior to respondent making any application for reinstatement under Supreme Court Rule 767, she is required to successfully complete the professionalism seminar conducted by the Illinois Professional Responsibility Institute and provide proof to the Administrator that she has made restitution of \$2,060 to Jason Pruitt or Jose Granados, \$2,150 to Wanita Pruitt, \$2,000 to Carol Lock, \$500 to Daniel Lyle, \$6,800 to Gus Brotisus at M.G. Oasis, Inc., and \$2,000 to Linda Carnahan.

Order entered by the Court.

M.R.19328 - In re: Neil Daniel O'Connor. Disciplinary Commission.

The motion by the Administrator of the Attorney Registration and Disciplinary Commission to approve and confirm the report and recommendation of the Hearing Board is allowed, and respondent Neil Daniel O'Connor is suspended from the practice of law for thirty (30) days. Suspension effective June 7, 2004.

Respondent Neil Daniel O'Connor shall reimburse the Disciplinary Fund for any Client Protection payments arising from his conduct prior to the termination of the period of suspension.

M.R.19331 - In re: Aimee Elizabeth Forsberg. Disciplinary Commission.

The petition by the Administrator of the Attorney Registration and Disciplinary Commission to impose discipline on consent pursuant to Supreme Court Rule 762(b) is allowed. Respondent Aimee Elizabeth Forsberg is suspended from the practice of law for three (3) months, with the suspension stayed in its entirety, and respondent is placed on probation for one (1) year, with the probation to terminate after one (1) year without further order of the Court, subject to the following conditions:

- a. Respondent shall continue psychotherapy with Daniel Busch, M.D. or such other psychiatrist acceptable to the Administrator, and shall comply with all treatment recommendations of her psychiatrist;
- b. Respondent shall provide her psychiatrist with an appropriate release authorizing the psychiatrist to: (1) disclose to the Administrator on a quarterly basis information pertaining to the nature of and respondent's compliance with any treatment plan established with respect to respondent's condition; (2) promptly report to the Administrator respondent's failure to comply with any part of the established treatment plan; (3) respond to any reasonable inquiries by the Administrator regarding respondent's mental or emotional state or compliance with any established treatment plan; and (4) issue reports to the Administrator when the psychiatrist believes there is an adverse change in respondent's condition, upon which the Administrator may move to suspend the stay of the sanction;
- c. Respondent shall submit quarterly written reports to the Administrator disclosing the status of her practice of law, a list of all matters pending in her office, and the nature and extent of her compliance with the terms of probation, and shall meet quarterly with the Commission's probation officer;
- d. Respondent shall attend and complete the course offered by the Illinois Institute of Professional Responsibility;
- e. Respondent shall notify the Administrator within fourteen (14) days of any change of address or change in mental health care professional;

- f. Respondent shall comply with the Illinois Rules of Professional Conduct;
- g. At least thirty (30) days prior to the termination of the probation, respondent shall reimburse the Commission for the cost of proceedings pursuant to Illinois Supreme Court Rule 773 and shall reimburse the Commission for any further costs incurred during the course of probation; and
- h. Probation will be revoked if respondent is found to have violated any of the terms of probation. The period of suspension for three (3) months shall commence from the date of the determination that any term of probation has been violated.

Respondent Aimee Elizabeth Forsberg shall reimburse the Disciplinary Fund for any Client Protection payments arising from her conduct prior to the termination of the period of suspension/probation.

Order entered by the Court.

Fitzgerald, J., took no part.

M.R.19332 - In re: Warren J. Dominick. Disciplinary Commission.

The petition by the Administrator of the Attorney Registration and Disciplinary Commission to impose discipline on consent pursuant to Supreme Court Rule 762(b) is allowed, and respondent Warren J. Dominick is censured and required to complete the professionalism seminar conducted by the Illinois Professional Responsibility Institute within one (1) year of entry of this order.

Order entered by the Court.

M.R.19337 - In re: Spencer Johnson, Jr. Disciplinary Commission.

The motion by the Administrator of the Attorney Registration and Disciplinary Commission to approve and confirm the report and recommendation of the Hearing Board is allowed, and respondent Spencer Johnson, Jr. is suspended from the practice of law for three (3) years and until further order of the Court.

M.R.19356 - In re: Timothy Lawrence Donaho, Jr. Disciplinary Commission.

The motion by respondent Timothy Lawrence Donaho, Jr. for leave to stay proceedings and for certain other relief is denied.

The motion by the Administrator of the Attorney Registration and Disciplinary Commission to approve and confirm the report and recommendation of the Hearing Board is allowed, and respondent Timothy Lawrence Donaho, Jr. is disbarred.

Orders entered by the Court.

M.R.19357 - In re: Michael John Duwaldt. Disciplinary Commission.

The motion by the Administrator of the Attorney Registration and Disciplinary Commission to approve and confirm the report and recommendation of the Hearing Board is allowed, and respondent Michael John Duwaldt is suspended from the practice of law for six (6) months and until further order of the Court.

Order entered by the Court.

M.R.19364 - In re: Alonzo Q. Brown. Disciplinary Commission.

The petition by the Administrator of the Attorney Registration and Disciplinary Commission to impose discipline on consent pursuant to Supreme Court Rule 762(b) is allowed, and respondent Alonzo Q. Brown is suspended from the practice of law for two (2) years and until further order of the Court.

M.R.19368 - In re: Jonathan Taylor Green. Disciplinary Commission.

The petition by the Administrator of the Attorney Registration and Disciplinary Commission to impose discipline on consent pursuant to Supreme Court Rule 762(b) is allowed. Respondent Jonathan Taylor Green is suspended from the practice of law for six (6) months and until further order of the Court, with the suspension entirely stayed, and respondent is placed on probation for two (2) years subject to the following conditions:

- a. Respondent shall continue in his course of treatment with Donna Pittman, Ph.D, and Milton Doherty, M.D., and shall report to Drs. Pittman and Doherty on a regular basis of not less than once per month, with the Administrator advised of any change in attendance deemed warranted by such professionals;
- b. Respondent shall comply with all treatment recommendations of Drs. Pittman and Doherty, including engaging in individual psychotherapy and the taking of medications as prescribed;
- c. Respondent shall provide to Drs. Pittman and Doherty, or such other qualified psychologist or psychiatrist, an appropriate release authorizing the treating professionals to: (1) disclose to the Administrator on at least a quarterly basis information pertaining to the nature of respondent's compliance with any treatment plan established with respect to respondent's condition; (2) promptly report to the Administrator respondent's failure to comply with any part of an established treatment plan; and (3) respond to any inquiries by the Administrator regarding respondent's mental or emotional state or compliance with any established plans;
- d. Respondent shall notify the Administrator within fourteen days of any proposed change in treatment professionals. Any proposed change in psychologist or psychiatrist must be acceptable to the Administrator;
- e. Respondent shall continue his participation in the Chicago Bar Association's Law Practice Management Program until such time as his program mentors conclude that further supervision is unnecessary;

- f. Respondent shall attend meetings scheduled by the Commission probation officer as requested by the Administrator. Respondent shall submit quarterly written reports to the Administrator concerning the status of his practice of law and the nature and extent of his compliance with the conditions of probation;
- g. Respondent shall notify the Administrator within fourteen (14) days of any change of address;
- h. At least thirty (30) days prior to the termination of the period of probation, respondent shall reimburse the Commission \$3,712.50 for the cost of his psychiatric evaluation with Dr. Stafford Henry;
- i. At least thirty (30) days prior to the termination of the period of probation, respondent shall reimburse Joe Sheehi the \$500 fee Sheehi paid to respondent;
- j. Respondent shall comply with the Illinois Rules of Professional Conduct and shall timely cooperate with the Administrator in providing information regarding any investigations relating to his conduct;
- k. Probation shall be revoked if respondent is found to have violated any of the terms of probation, and respondent's suspension for six (6) months and until further order of court shall commence from the date of the determination that any term of probation has been violated.

Respondent Jonathan Taylor Green shall reimburse the Disciplinary Fund for any Client Protection payments arising from his conduct prior to the termination of the period of suspension/probation.

Order entered by the Court.

M.R.19370 - In re: James Dionisios Niforatos. Disciplinary Commission.

The motion by the Administrator of the Attorney Registration and Disciplinary Commission to approve and confirm the report and recommendation of the Hearing Board is allowed, and respondent James Dionisios Niforatos is disbarred.

M.R.19372 - In re: Garry Clinton Gaston, Sr. Disciplinary Commission.

The petition by the Administrator of the Attorney Registration and Disciplinary Commission to impose discipline on consent pursuant to Supreme Court Rule 762(b) is allowed, and respondent Garry Clinton Gaston, Sr. is suspended from the practice of law for three (3) years and until further order of the Court.

Order entered by the Court.

M.R.19375 - In re: Thomas Christopher Jones. Disciplinary Commission.

The corrected petition by the Administrator of the Attorney Registration and Disciplinary Commission to impose discipline on consent pursuant to Supreme Court Rule 762(b) is allowed. Respondent Thomas Christopher Jones is suspended from the practice of law for thirty (30) months and until he makes restitution in the amount of \$66,389 to the following individuals in the amounts indicated:

Dr. Maria Hurley	\$775
Jihua Jiang	\$1,090
Jennifer Sammons	\$2,100
Dr. Erbo Dong	\$225
Igor Vasiliev	\$2,500
Alexander Spivak	\$1,100
Qijian Song	\$1,500
Svetla T. Jivkova	\$1,600
Dr. Luis A. Laurentin-Perez	\$1,735
Jae Youn Lee	\$2,200
Dr. Benoit Blondeau	\$2,200
Treetop Technologies, Inc.	\$7,750
Dr. Jihad S. Younes	\$1,100
Zhibin Wu	\$2,000
Colin Warren	\$2,200
Danny Reda	\$2,200
Chunhong Li	\$2,199
Luis Aguilar	\$1,500
Yu Ziao	\$2,335
Pius Ndegwa	\$2,000
Pinar Balci	\$2,200
Karthikeyan Ganesan	\$1,600
Patricia Bottari	\$2,100
Sopheak Son	\$2,100
Heng-Yu Ku	\$2,250
Huei Li Chin	\$2,000
Zitao Liu	\$2,200
Eric Chambers	\$1,600
Yumiko Sakai	\$2,350
Mohamed Shaloby	\$2,100
Patcheammalle Nandakumar	\$1,600
Qi Wang	\$1,980
Dr. Patrick Chirwa	\$2,000

Respondent also is responsible for any additional legal costs incurred by clients Manas Borah, Samar Bhuyan, Yu Xiao, Olubunmi Awoyemi, Tomoko Isshiki, and Chunyu Zhao to complete the processing of the clients' pending visas or permanent residency applications.

Suspension effective June 7, 2004.

Respondent Thomas Christopher Jones shall reimburse the Disciplinary Fund for any Client Protection payments arising from his conduct prior to the termination of the period of suspension.

Order entered by the Court.

M.R.19376 - In re: Timothy J. Fitzgerald. Disciplinary Commission.

The petition by the Administrator of the Attorney Registration and Disciplinary Commission for leave to file exceptions to the report and recommendation of the Review Board is allowed. Respondent is suspended from the practice of law for six (6) months. Suspension effective June 7, 2004.

Respondent Timothy J. Fitzgerald shall reimburse the Disciplinary Fund for any Client Protection payments arising from his conduct prior to the termination of the period of suspension.

Order entered by the Court.

M.R.19380 - In re: James J. Macchitelli. Disciplinary Commission.

The motion by respondent James J. Macchitelli for leave to file appearance of counsel William J. Harte and Erik D. Gruber instanter is allowed.

The motion by respondent for leave to file exceptions instanter to the report and recommendation of the Hearing Board is denied.

The motion by the Administrator of the Attorney Registration and Disciplinary Commission to approve and confirm the report and recommendation of the Hearing Board is allowed, and respondent James J. Macchitelli is suspended from the practice of law for six (6) months. Suspension effective June 7, 2004.

Respondent James J. Macchitelli shall reimburse the Disciplinary Fund for any Client Protection payments arising from his conduct prior to the termination of the period of suspension.

M.R.19384 - In re: Lauren Renee Brown-Perry. Disciplinary Commission.

The petition by the Administrator of the Attorney Registration and Disciplinary Commission to impose reciprocal discipline pursuant to Supreme Court Rule 763 is allowed, and respondent Lauren Renee Brown-Perry, who has been disciplined in the State of Wisconsin, is suspended from the practice of law in the State of Illinois for one (1) year, effective April 26, 2001, and until she is reinstated to the practice of law in Wisconsin.

Respondent Lauren Renee Brown-Perry shall reimburse the Disciplinary Fund for any Client Protection payments arising from her conduct prior to the termination of the period of suspension.

Order entered by the Court.

M.R.19392 - In re: Marc Erwin Levine. Disciplinary Commission.

The amended motion by the Administrator of the Attorney Registration and Disciplinary Commission to approve and confirm the report and recommendation of the Hearing Board is allowed. Respondent Marc Erwin Levine is suspended from the practice of law for four (4) years, with the suspension stayed after two (2) years and respondent placed on probation subject to the following conditions:

- a. Respondent shall implement a system for the handling of funds belonging to clients and third parties that conforms to the requirements of Rule 1.15 of the Illinois Rules of Professional Conduct. This system shall include a means to account for trust account deposits, withdrawals and disbursements, and the maintenance of an accurate balance, as in <u>In re Sutton</u>, M.R. 18445 (Jan. 23, 2003);
- b. Respondent shall attend and successfully complete the course conducted by the Illinois Professional Responsibility Institute within the first six months of probation;
- c. Respondent shall reimburse the Commission for the costs of this proceeding as defined in Supreme Court Rule 773 and shall reimburse the Commission for any further costs incurred during the period of probation;

- d. Respondent's practice of law shall be supervised by a licensed attorney acceptable to the Administrator. Respondent shall notify the Administrator of the name and address of any and all attorneys with whom he establishes a supervisory relationship. Respondent shall authorize the supervising attorney to provide a report in writing to the Administrator no less than every 3 months, regarding the nature of respondent's work, the number of cases being handled by respondent and the supervisor's general appraisal of respondent's continued fitness to practice law;
- e. Respondent shall submit to an independent audit of his client trust account, conducted by an auditor approved by the Administrator, at respondent's expense, 12 months after the commencement of probation. Respondent and the Administrator shall each receive copies of the audit;
- f. Respondent shall attend meetings scheduled by the Commission probation officer as requested by the Administrator. Respondent shall submit quarterly written reports to the Administrator concerning the status of his practice of law and the nature and extent of his compliance with the conditions of probation;
- g. Respondent shall notify the Administrator within 14 days of any change of address;
- h. Respondent shall comply with the Illinois Rules of Professional Conduct and shall timely cooperate with the Administrator in providing information regarding any investigations relating to his conduct:
- i. Probation shall be revoked if respondent is found to have violated any of the terms of probation. The remaining period of suspension shall commence from the date of the determination that any term of probation has been violated.

Suspension effective June 7, 2004.

Respondent Marc Erwin Levine shall reimburse the Disciplinary Fund for any Client Protection payments arising from his conduct prior to the termination of the period of suspension/probation.